

said section line sixty-six feet, then easterly along a line parallel with the right of way of said railway for a distance of about three-quarters of a mile to the west line of the public highway, running north and south, thence north along the west line of said public highway sixty-six feet, thence westerly along the south line of the right of way of the aforesaid railway to the place of beginning, be, and the same is hereby, set apart as a public highway for the use of the public as such, on condition that the city of Anadarko, Oklahoma, erect and maintain a substantial and suitable fence along the south side of the road hereby set apart, subject to the approval of the Secretary of the Interior: *Provided*, That should said highway ever be abandoned, or vacated by any competent authority the title to the said described tract of land shall inure to the then owner of the tract of which it formed a part by the original survey.

Approved, August 24, 1912.

Condition.

*Proviso.*  
Reversion on abandonment.

August 24, 1912.  
[H. R. 21826.]

[Public, No. 328.]

Public lands.  
Enlarged homesteads.  
Validation of technically disqualified entries.

**CHAP. 381.**—An Act Validating certain homestead entries.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That all pending homestead entries made in good faith prior to September first, nineteen hundred and eleven, under the provisions of the enlarged homestead laws, by persons who, before making such enlarged homestead entry, had acquired title to a technical quarter section of land under the homestead law, and therefore were not qualified to make an enlarged homestead entry, be, and the same are hereby, validated, if in all other respects regular, in all cases where the original homestead entry was for less than one hundred and sixty acres of land.

Approved, August 24, 1912.

August 24, 1912.  
[H. R. 22840.]

[Public, No. 329.]

Grain and seeds.  
Importing adulterated, for seeding, prohibited.

Regulations to prevent.

*Proviso.*  
Delivery in bond.

Release after cleaning.

Shipments in transit, etc., excepted.

**CHAP. 382.**—An Act To regulate foreign commerce by prohibiting the admission into the United States of certain adulterated grain and seeds unfit for seeding purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That from and after six months after the passage of this Act the importation into the United States of seeds of alfalfa, barley, Canadian blue grass, Kentucky blue grass, awnless brome grass, buckwheat, clover, field corn, Kafir corn, meadow fescue, flax, millet, oats, orchard grass, rape, redtop, rye, sorghum, timothy, and wheat, or mixtures of seeds containing any of such seeds as one of the principal component parts, which are adulterated or unfit for seeding purposes under the terms of this Act, is hereby prohibited; and the Secretary of the Treasury and the Secretary of Agriculture shall, jointly or severally, make such rules and regulations as will prevent the importation of such seeds into the United States: *Provided, however*, That such seed may be delivered to the owner or consignee thereof under bond, to be reclaimed in accordance with and subject to such regulations as the Secretary of the Treasury may prescribe, and when cleaned to the standard of purity specified in this Act for admission into the United States such seed may be released to the owner or consignee thereof after the screenings and other refuse removed from such seed shall have been disposed of in a manner prescribed by the Secretary of Agriculture: *Provided further*, That this Act shall not apply to the importation of barley, buckwheat, field corn, Kafir corn, sorghum, flax, oats, rye, or wheat not intended for seeding purposes, when shipped in bond through the United States or imported for the